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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/665,721	09/18/2000	Sukendeep Samra	080398.P288	5421
7590 02/23/2004			EXAMINER	
Maria McCormack Sobrino Blakely Sokoloff Taylor & Zafman LLP 12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025			TRAN, TAM D	
			ART UNIT	PAPER NUMBER
			2676	· 10
•			DATE MAILED: 02/23/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	A-ultastian Na	Amplicantia				
	Application No.	Applicant(s)				
	09/665,721	SAMRA, SUKENDEEP				
Office Action Summary	Examiner	Art Unit				
· · · · · · · · · · · · · · · · · · ·	Tam D. Tran	2676				
The MAILING DATE of this communication Period for Reply	ı appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a in n. a reply within the statutory minimum of thire eriod will apply and will expire SIX (6) MON statute, cause the application to become At	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 6	03 December 2003.					
2a) ☐ This action is FINAL . 2b) ☑	•					
3) Since this application is in condition for all	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice und	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-56</u> is/are pending in the applica 4a) Of the above claim(s) is/are with 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-56</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	ndrawn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner.						
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
	o Examinor. Note the attache	<u> </u>				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority documed to the	nents have been received. nents have been received in A priority documents have been ureau (PCT Rule 17.2(a)).	Application No I received in this National Stage				
Attachment(s)	△ □ 1-1	Summory (BTO 412)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	Paper No(Summary (PTO-413) s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date		nformal Patent Application (PTO-152) 				

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DETAILED ACTION

1. In view of the appeal brief filed on 12/03/03, PROSECUTION IS HEREBY REOPENED. New ground of rejection set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
 - (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-56 are rejected under 35 U.S.C. 102(b) as being anticipated by Cooper et al. (PN 5729673), hereinafter simply Cooper.

3. In regard to claims 1, 15 and 29, 43, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (auto-cropping) images for video player (method, system and machine), comprising: preparing autocrop data by using

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user interface module for autocropping each image of a sequences of images, each image comprising a frame of video data; see col.5 lines 15-25; and the computer system has a memory that is used for storing the cropped image (storing autocrop data for each key frame of the sequences of images). See col.3 lines 55-64.

- 4. In regard to claims 2, 3, 12, 16, 17, 26, 30, 31, 39, 44, 45, 54, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (auto-cropping) images for video player (method, system and machine) wherein preparing autocrop data comprises: determining the active region of a current image of the sequences of images, see col.5 lines 15-85.
- 5. In regard to claims 4, 5, 6, 7, 18, 19, 20, 21, 32, 33, 34, 35, 46, 47, 48, 49, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (auto-cropping) images for video player (method, system and machine) wherein method including magnify (zoom in, zoom out) the image in every horizontal position and vertical position, see col.5 lines 30-85.
- 6. In regard to claims 8, 9, 22, 23, 36, 37, 50, 51, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (autocropping) images for video player (method, system and machine) comprising: performing frame selection, see col.5 lines 39-50.
- 7. In regard to claims 10, 24, 38, 52, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (auto-cropping) images for video player (method, system and machine) comprises: calculating the difference in area

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between the active region of the current image and active region of the prior image, and means for comparing the difference in area with smoothing factor. See col.6 lines 17-22.

- 8. In regard to claims 11, 25, 53, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (auto-cropping) images for video player (method, system and machine) wherein magnification image (smooth factor) is processed to crop the object, col.5 lines 50-58.
- 9. In regard to claims 13, 14, 27, 28, 40, 55, 56, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (autocropping) images for video player (method, system and machine), wherein image is zoom out or magnify (adding boundary to the active region of the current image). See col.5 line 50-58.
- 10. In regard to claims 41 and 42, Cooper teaches method of performing cropping by user interface module which crops the image of each selected key frame (auto-cropping) images for video player (method, system and machine). As to the storage device and the network, it is inherent that every computer has storage device, memory and network communication.

Response to Arguments

- 11. Applicant's arguments with respect to claims 1-56 have been considered but are moot in view of the new ground(s) of rejection.
- 12. Applicant's amendment necessitated the new ground(s) of rejection presented in this

 Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a).

 Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

 A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the

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mailing date of this final action and the advisory action is not mailed until after the end of the

THREE-MONTH shortened statutory period, then the shortened statutory period will expire on

the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be

calculated from the mailing date of the advisory action. In no event, however, will the statutory

period for reply expire later than SIX MONTHS from the date of this final action.

13. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. See PN-4831447, col.4 lines 32-40, Lake teaches method of auto-cropping images for

video player (method, system and machine), comprising: preparing autocrop data for each image

of a sequences of images, each image comprising a frame of video data; and storing autocrop

data for each key frame of the sequences of images.

Conclusion

14. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Tam D. Tran whose telephone number is 703-305-4196. The

examiner can normally be reached on MON-FRI from 8:30 – 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Matthew Bella can be reached on 703-308-6829.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

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Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington, VA, Sixth floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Tam Tran

T T Examiner

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Marthew C. Bella SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600 Page 6